tled to receive respectively from the county commissioners the sum of three hundred dollars annu-

ally, payable in quarterly instalments.

Sec. 2. And be it enacted, That the said sanitary officer so appointed for each locality by said county commissioners shall have the general care of the sanitary interest of the residents of Woodberry, Towsontown, Waverly and their vicinities. shall make sanitary investigations and inquiries respecting the cause of disease, and especially epidemics, the causes of mortalities; they shall inquire into and investigate all nuisance affecting the health of the citizens of Woodberry, Towsontown, Waverly and their vicinities, and for this purpose they are hereby authorized to go upon any premises or into any house in Woodberry, Towsontown, Waverly and their vicinities; and upon a full report of either of them to the county commissioners of the existence of any public or private nuisance in Woodberry, Towsontown, Waverly and their vicinities, the said sanitary officers are hereby authorized and empowered, upon the approval and direction of the said county commissioners, to apply to the Circuit Court for Baltimore county, or to either of said judges of said court, by bill or petition, in the name of either of said sanitary officers, for an injunction to restrain and prevent such nuisance; or upon said report of said sanitary officers of the existence of a nuisance, under the directions of the said county commissioners, either of said sanitary officers may be directed to give notice to the owner or owners, occupier or occupiers, of any land or premises upon which said nuisance may exist, to remove the same within forty eight hours after the service of said notice; and on the failure, neglect or refusal of the owner or owners, occupier or occupiers, of any land or premises to comply with said notice, he shall forfeit and pay for any such neglect or refusal the sum of twenty-five dollars; and either of said sanitary officers, upon said neglect or refusal to remove said nuisance, shall cause the same to be removed at the expense of the owner or owners, occupier or occupiers, of said land or premises. Said fine or expense of removal shall each be a lien upon the land upon which said nuisance exists, and the said fine and expense of removal shall each be

Investigatall nuisances.

Restrain and

Fine for neglect or refusal